1
2

BILL NO. 2007-74

ORDINANCE NO. 5958

4

AN ORDINANCE TO UPDATE THE ZONING PROVISIONS PERTAINING TO ADULT DAY CARE CENTERS AND FAMILY CHILD CARE HOMES, AND TO PROVIDE FOR OTHER RELATED MATTERS.

Sponsored by: Councilman Larry Brown

Summary: Updates the zoning provisions pertaining to adult day care centers and family child care homes.

6 7

THE CITY COUNCIL OF THE CITY OF LAS VEGAS DOES HEREBY ORDAIN AS FOLLOWS:

9

10

11

12

13

SECTION 1: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by allowing the use "Adult Day Care Center" in certain residential zoning districts, in each case by means of Special Use Permit. In order to reflect the amendment, the entry for the use "Adult Day Care Center," as found in the "Institutional and Community Service" element of Table 2, is amended to

14

15

read as follows:

24

25

26

27

28

USE RESIDENTIAL COMMERCIAL INDUSTRIAL Adult Day Care Center R-A R-E R-D R-1 R-CL R-2 R-4 R-5 R-MH R-MHP P-R N-S 0 C-D C-С-М <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>s</u> <u>Ş</u> A facility that provides personal care and related services to more than 10 dependent adults in a supervised, protective, congregate setting during some portion of a 24-hour day. Services typically offered in conjunction with an adult day care center include social and recreational activities, training, meals, and services such as rehabilitation and medication assistance Conditional Use Regulations: The facility must comply on an ongoing basis with all governmental licensing requirements. Access to the facility shall be by means of a collector street or larger. The maximum lot coverage shall not exceed 50 percent The site shall be designed so that all discharging or loading of passengers from a vehicle is accomplished on the site. The layout of driveways, circulation patterns and parking must be approved by the City Traffic Engineer prior to the issuance of any building permits. [Common area shall be provided on the basis of a minimum of 15 square feet per client] Usable floor space per client shall comply with State requiations. Where adult day care center properties have residential adjacency An eight foot block wall shall be installed along the common property line, with an additional buffer of evergreen trees along any open space or recreational area. The building entrance and access shall be oriented away from residential uses on local streets. Outdoor activity shall be limited to daylight hours Outdoor lighting shall be designed so as to not shine directly onto any abutting residential property. The hours of operation shall not extend beyond the hours of 6:00 a.m. to 9:00 p.m. Minimum Special Use Permit Requirements: The facility must comply on an ongoing basis with all governmental licensing requirements. 2<u>1</u>3.14.1 Access to the facility shall be by means of a collector street or larger. The maximum lot coverage shall not exceed 50 percent. The site shall be designed so that all discharging or loading of passengers from a vehicle is accomplished on the site. The layout of driveways, circulation patterns and parking must be approved by the City Traffic Engineer prior to the issuance of any building permits. Usable floor space per client shall comply with State regulations. Where adult day care center properties have residential adjacency: An eight foot block wall shall be installed along the common property line, with an additional buffer of evergreen trees along any open space or recreational area. The building entrance and access shall be oriented away from residential uses on local streets.

Outdoor lighting shall be designed so as to not shine directly onto any abutting residential property.

Outdoor activity shall be limited to daylight hours.

The hours of operation shall not extend beyond the hours of 6:00 a.m. to 9:00 p.m.

On-site Parking Requirement: One space for each staff member, plus one space for each [6 patrons.] 10 clients.

SECTION 2: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to amend the description of the use "Child Care – Family Home (1-6 Children)." In order to reflect the amendment, the entry for the use "Child Care – Family Home (1-6 Children)," as found in the "Institutional and Community Service" element of Table 2, is amended to read as follows:

ŲSE					W Yê	RESI	DENTI	AL	神 音节	eli y.			gia (p	(COMM	ERCÍA	L.	dett.	INI	USTR	AL			
Child Care - Family Home	0	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	٥	C-D	C-1	C-2	C-PB	С-М	М			
(1-6 Children)	Р	Р	Р	Р	Р	Р	Р	Р	P	ρ	Р									_				
,	Description: A residential dwelling used primarily as a residence which also provides day or overnight care for a maximum of 6 children for compensation. Such a use is subject to the child care regulations and standards of the Department of Finance and Business Services[.], including the ability to provide care for up to 3 additional children before and after school hours.																							
	On-si	te Parl	ing Re	quire	nent:	No additi	ional p	arking	require	d beyo	nd that w	On-site Parking Requirement: No additional parking required beyond that which is required for the principal use on the site.												

SECTION 3: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to amend the description of the use "Child Care – Family Home (7-12 Children)." In order to reflect the amendment, the entry for the use "Child Care – Family Home (7-12 Children)," as found in the "Institutional and Community Service" element of Table 2, is amended to read as follows:

Child Care - Family Home (7-12 Children) U R-A R-E R-D R-1 R-CL R-2 R-3 R-4 R-5 R-MH R-MHP P-R N-S O C-D C-1 C-2 C-PB C-M M S S S S S S S S S S S S S S S S S S	USE		<u> </u>	Ng ja	4.34		RES	IDENT	IAI.		(187	- 3,300		8 63	Ç	OMME	RCIAL	d New	100	INI	JUSTR	IAL
Description: A residential dwelling used primarily as a residence which also provides day or overnight care for a minimum of 7 children and a maximum of 12 children for compensation. Such a use is subject to the child care regulations and standards of the Department of Finance and Business Services[1]_including the ability to provide care for up to 3 additional children before and after school hours. Minimum Special Use Permit Requirements: 1. The minimum lot size shall be 6500 square feet. 2. The site shall be designed so that all loading and unloading of passengers occurs on-site. 3. In order for this use to be conducted on a parcel developed with multi-family housing, the child care must be provided within a separate structure. 4. The use shall be subject to the child care regulations and standards of the Department of Finance and Business Services. 5. Access to the facility shall be by means of a right-of-way with a width of 60 feet or less. 6. The use of outdoor play areas shall be limited to the hours between 6:00 AM and 10:00 P M		U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	М
A residential dwelting used primarily as a residence which also provides day or overnight care for a minimum of 7 children and a maximum of 12 children for compensation. Such a use is subject to the child care regulations and standards of the Department of Finance and Business Services[.]_including the ability to provide care for up to 3 additional children before and after school hours. Minimum Special Use Permit Requirements: 1. The minimum lot size shall be 6500 square feet. 2. The site shall be designed so that all loading and unloading of passengers occurs on-site. 3. In order for this use to be conducted on a parcel developed with multi-family housing, the child care must be provided within a separate structure. 4. The use shall be subject to the child care regulations and standards of the Department of Finance and Business Services. 5. Access to the facility shall be by means of a right-of-way with a width of 60 feet or less. 6. The use of outdoor play areas shall be limited to the hours between 6:00 A M, and 10:00 P M	(7-12 Omitalen)	s	s	s	s	S	S	s	s	S	S	S							T			
Minimum Special Use Permit Requirements: *1. The minimum fot size shall be 6500 square feet. *2. The site shall be designed so that all loading and unloading of passengers occurs on-site. *3. In order for this use to be conducted on a parcel developed with multi-family housing, the child care must be provided within a separate structure. *4. The use shall be subject to the child care regulations and standards of the Department of Finance and Business Services. 5. Access to the facility shall be by means of a right-of-way with a width of 60 feet or less. 6. The use of outdoor play areas shall be limited to the hours between 6:00 A M and 10:00 P M		A residential dwelling used primarily as a residence which also provides day or overnight care for a minimum of 7 children and a maximum of 12 children for compensation. Such a use is subject to the child care regulations and standards of the Department of Finance and Business																				
		*1. *2. *3. *4. 5.	The rather than the rather thas the rather than the rather than the rather than the rather tha	minimu site sha der for ture. use sha use of i	m lot s all be d this us all be s ne facil outdoo	ize sha esigne e to be ubject ity shai r play a	ill be 650 d so that conduct to the ch I be by n areas sha	00 squated on a second on a se	ding a a parc a regul of a rig mited	nd unkel deve ations ht-of-w	loped v and sta ay with ours b	with multi- andards o a width o atween 6	family hou of the Depar of 60 feet o :00 A.M. ar	sing, the ntment or less. and 10:0	ne child of Fina n P M	nce an					separati	3

SECTION 4: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the following term and its corresponding definition:

"Child Care – Group Home (1-6 Children)" means a residential dwelling used primarily as a residence which also provides day or overnight care for a maximum of six children for compensation. Such a use is subject to the child care regulations and standards of the Department of Finance and Business Services[.], including the ability to provide care for up to three additional children before and after

school hours.

2 3

1

SECTION 5: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding thereto, at the appropriate location,

the following term and its corresponding definition:

5 6

4

"Child Care - Group Home (7-12 Children)" means a residential dwelling used primarily as a residence which also provides day or overnight care for a minimum of seven and a maximum of

7

twelve children for compensation. Such a use is subject to the child care regulations and standards

8

of the Department of Finance and Business Services, including the ability to provide care for up to

three additional children before and after school hours.

10

SECTION 6: For purposes of Section 2.100(3) of the City Charter, LVMC 19.04.010

and 19.20.020 are deemed to be subchapters rather than sections.

12

11

SECTION 7: If any section, subsection, subdivision, paragraph, sentence, clause or phrase in this ordinance or any part thereof is for any reason held to be unconstitutional or invalid or

13 14

ineffective by any court of competent jurisdiction, such decision shall not affect the validity or

15

effectiveness of the remaining portions of this ordinance or any part thereof. The City Council of the

16

City of Las Vegas hereby declares that it would have passed each section, subsection, subdivision,

17

paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections.

18

subsections, subdivisions, paragraphs, sentences, clauses or phrases be declared unconstitutional,

19

invalid or ineffective.

. . .

20 21

22

23

24

25

26

27

28

1	SECTION 8: All ordinances or parts of ordinances or sections, subsections, phrases
2	sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada
3	1983 Edition, in conflict herewith are hereby repealed.
4	PASSED, ADOPTED and APPROVED this 19 ⁷⁴ day of December, 2007
5	APPROVED:
6	
7	By Jay Jessen
8	ATTEST:
(g	Gary Reese, Mayor Pro-Tem BEVERLY K BRIDGES, CMC
10	City Clerk U
11	APPROVED AS TO FORM: Valteel 11-7-07
12	Valsteed 11-7-01 Date
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

The above and foregoing ordinance was first proposed and read by title to the City Council on the 21st day of November, 2007, and referred to a committee for recommendation; thereafter the committee reported favorably on said ordinance on the 19th day of December, 2007, which as a regular meeting of said Council; that at said regular meeting, the proposed ordinance was read by title to the City Council as first introduced and adopted by the following vote:

VOTING "AYE":

Mayor Goodman

Councilmembers: Reese, Brown, Weekly, Wolfson, Tarkanian and

VOTING "NAY":

None

EXCUSED:

None

ABSTAINED:

None

APPROVED

Gary Reese, Mayor Pro-Tem

ATTEST:

26

AFFP DISTRICT COURT Clark County, Nevada

RECEIVED CITY CLERK

AFFIDAVIT OF PUBLICATION

STATE OF NEVADA) COUNTY OF CLARK) SS: 2007 DEC 11 A 10:55

Stacey M. Lewis, being 1st duly sworn, deposes and says: That she is the Legal Clerk for the Las Vegas Review-Journal and the Las Vegas Sun, daily newspapers regularly issued, published and circulated in the City of Las Vegas, County of Clark, State of Nevada, and that the advertisement, a true copy attached for,

LV CITY CLERK

2296311LV

3291893

was continuously published in said Las Vegas Review-Journal and / or Las Vegas Sun in 1 edition(s) of said newspaper issued from 12/07/2007 to 12/07/2007, on the following days:

12/07/2007



JANET EILEEN STANEK Notary Public State of Nevada No. 06-107924-1 Ay appt. exp. July 28, 2010

SUBSCRIBED AND SM BEFORE ME THIS, THE

AFFP DISTRICT COURT
Clark County, Nevada

AFFIDAVIT OF PUBLICATION

RECEIVED CITY CLERK

AFFIDAVIT OF PUBLICATION

STATE OF NEVADA) COUNTY OF CLARK) SS: 2007 DEC 28 A 10: 44

STACEY M. LEWIS, being 1st duly sworn, deposes and says: That she is the Legal Clerk for the Las Vegas Review-Journal and the Las Vegas Sun, daily newspapers regularly issued, published and circulated in the City of Las Vegas, County of Clark, State of Nevada, and that the advertisement, a true copy attached for,

LV CITY CLERK

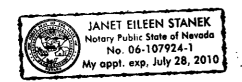
2296311LV

3351635

was continuously published in said Las Vegas Review-Journal and / or Las Vegas Sun in 1 edition(s) of said newspaper issued from 12/22/2007 to 12/22/2007, on the following days:

12/22/2007





Signed:

SUBSCRIBED AND SWORN BEFORE ME THIS, THE

day of

2007.

Notary Public